

The principle of responsibility without guilt in the context of law types: Theoretical analysis

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Abstract

This scientific article is directed to studying and analysis of the innocence principle responsibility from the view point of positivism and natural law understanding. Such categories as "fault", "responsibility", "innocence responsibility" will be considered for civil relations and its institutes whereas publicly legal industries don't become a learning object. During the high-growth market, development of the law, including the civil law, the innocence principle responsibility considered by some authors as the concept has the determining character and is necessary for judgment through theoretical bases of positivism and natural law understanding. The importance of this work is concluded in that for the first time from the view point of law forms understanding the civil principle is considered by the author performing scientific work not only as useful to the law theory, but also necessary to studying for the practicing lawyers. Work represents the theoretical analysis of the innocence principle responsibility of entrepreneurs in the civil relations which is the exclusive principle for the law in general. The purposes of this work is approbation of the accumulated knowledge in the field of the law theory and the civil law in the researched subject, as well as their consolidation in complete work with tasks of detecting characteristic features of the innocence principle responsibility for positivists and supporters of natural law understanding.

Keywords

Law, Natural law understanding, Positive law, Principle of the law, Private law